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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/905,463	07/13/2001	Stefano Faccin	975.358US01	4383
32294 75	90 01/18/2006		EXAMINER	
SQUIRE, SANDERS & DEMPSEY L.L.P.			TRAN, TONGOC	
14TH FLOOR 8000 TOWERS CRESCENT TYSONS CORNER, VA 22182			ART UNIT	PAPER NUMBER
			2134	
			DATE MAILED: 01/19/2004	ć

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/905,463	FACCIN ET AL.				
		Examiner	Art Unit				
		Tongoc Tran	2134				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)	Responsive to communication(s) filed on <u>25 September 2005</u> .						
•	his action is FINAL . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4) 🖾	☑ Claim(s) <u>1-40 and 42-53</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) 🗌	Claim(s) is/are allowed.						
6)⊠	☑ Claim(s) <u>1-40 and 43-53</u> is/are rejected.						
7) 🖂	Claim(s) <u>42</u> is/are objected to.						
8) 🗌	8) Claim(s) are subject to restriction and/or election requirement.						
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority ι	ınder 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
2) Notic 3) Inform	t(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:					

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DETAILED ACTION

1. This office action is in response to Applicant's amendment filed on September 25, 2005. Claims 16, 40, 42 and 44-45 have been amended. Claim 41 and Duplicate claim 51 has been canceled. Claims 1-40 and 42-53 are pending.

Response to Arguments

2. Applicant's arguments filed September 25, 2005 have been fully considered but they are not persuasive.

Applicant contends that the cited prior art Handley et al. fail to disclose or suggest at least the feature of sending a session invitation message to the subscriber equipment, the session invitation message including authentication information as recited in claims 1, 15, 29 and 46. Examiner respectfully disagrees. Handley discloses on page 45, section 6.12, call-ID (authentication information), "the call-id general-header field uniquely identifies a particular invitation or all registrations of a particular client…".

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 1-40 and 43-52 are rejected under 35 U.S.C. 102(a) as being anticipated by Handley et al., hereinafter Handley, ("Network Working Group", March 1999).

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In respect to claim 1, Handley discloses a method of performing authentication of a subscriber during a subscriber equipment terminated call, comprising the steps of sending a session invitation message (S4, S5) to the subscriber equipment, the session invitation message including authentication information (AuthData1), and performing an authentication procedure in the subscriber equipment by using the authentication information (e.g. page 6, (1.1) overview of SIP functionality, page 24, (3) SIP, message overview, page 25-26, (4.1) request-Line, request-header, response-header, page 28, (4.2.1) Invite-4.2.2. ACK, page 41, (6.1) General Header Fields, page 42, (6.3), Request Header Fields (6.4) Response Header Fields, page 44, (6.11) Authorization, page 59-61, (6.26) Proxy Authenticate, (6.27) Proxy-Authorization (6.28) Proxy-Require, page 74, (6.42) WWW-Authenticate, page 108-109, Message Integrity and Access Control: Authentication).

In respect to claim 2, Handley discloses the method according to claim 1, further comprising the step of sending a response message (S6) as a response to the session invitation message from the subscriber equipment to the network, the response message including a result (AuthData2) of the authentication procedure (e.g. pages 42-44 and 59-61).

In respect to claim 3, Handley discloses the method according to claim 2, further comprising the step of verifying (S8; S7b; S8c) the authentication procedure result (AuthData2) in a network control element (e.g. pages 42-44 and 59-61).

In respect to claim 4, Handley discloses the method according to claim 3, further comprising the step of forwarding (S9) the response message of the subscriber

page 25-26, 41-page 61 and 108-109).

equipment to an originating entity initiating the session invitation without the result of the authentication procedure in case of a positive verification (SE; S7b, S8c) (e.g. pages

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In respect to claim 5, Handley discloses the method according to claim 3, further comprising the step of forwarding a failure message to an originating entity initiating the session invitation in case of a negative verification (S8; S7b; S8c) (e.g. pages 25-26, 41-61 and 108-109).

In respect to claim 6, Handley discloses the method according to claim 1, wherein in the network the SIP (Session Initiation Protocol) protocol is adopted as a control protocol (e.g. pages 25-26 and 41-61).

In respect to claim 7, Handley discloses the method according to claim 6, wherein the session invitation message is a SIP INVITE request including an authentication header field (e.g. pages 25-26 and 41-61).

In respect to claim 8, Handley discloses the method according to claim 6, wherein the response message is a SIP response message including an authorization header field (e.g. page 25-page 26).

In respect to claim 9, Handley the method according to claim 3, wherein the verifying step (S8) is performed in a network control element which serves as an originating entity initiating the session invitation (e.g. pages 25-26 and 41-61).

In respect to claim 10, Handley discloses the method according to claim 3, wherein the verifying step (S7a) is performed in a network control element which serves the subscriber equipment (e.g. pages 25-26 and 41-61).

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In respect to claim 11, Handley discloses the method according to claim 3, wherein the verifying step (S8) is performed in an authentication center (e.g. pages 25-26 and 41-61).

In respect to claim 12, Handley discloses the method according to claim 1, further comprising the step of sending a response message (S6a) as a response to the session invitation message from the subscriber equipment to the network, the response message including a result (AuthData2) of the authentication procedure and network authentication information (AuthData3) which is used by the subscriber equipment to perform an authentication of the network (e.g. pages 25-26, 41-61 and page 112-116).

In respect to claim 13, Handley discloses the method according to claim 12, further comprising the steps of determining (S11) a network authentication result (AuthData4) in response to the network authentication information (AuthData4) by the network, sending (S12) the network authentication result (AuthData4) to the subscriber equipment, and verifying (S13) the network authentication result (AuthData4) in the subscriber equipment e.g. pages 25-26, 41-61 and pages 112-116).

In respect to claim 14, Handley discloses the method according to claim 3, wherein the authentication procedure performing step and the verification step (S8; S7b; S8c) are repeated a predetermined number of times, wherein different authentication information (AuthData1) are used (e.g. page 115).

In response to claims 15-28, Handley discloses the claim limitations are network system claims that are substantially similar to method claims 1-14. Therefore, claims 15-28 are rejected based on the similar rationale.

In response to claims 29-39 and 43-45, Handley discloses the claim limitations are substantially similar to method claims 1-14. Therefore, claims 29-39 and 43-45 are rejected based on the similar rationale.

In respect to claim 40, Handley discloses the network according to claim 39, wherein the network control element is adapted to, in case the network control element does not have to perform the verification, forward a scheduled result (AuthResp) to a second network control element by including the scheduled result into the session invitation message (e.g. pages 41-61).

In response to claims 46-53, the claim limitations are substantially similar to claims 1, 2, 6-8 and 12-14. Therefore, claims 46-53 are rejected based on the similar rationale.

Allowable Subject Matter

4. Claim 42 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

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mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tongoc Tran whose telephone number is (571) 272-3843. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Morse can be reached on (571) 272-3838. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Éxaminer: Tongoc Tran Art Unit: 2134

December 19, 2005

David Y. Jung Primary Examiner